

**COMBINED DECLARATION AND POWER OF ATTORNEY FOR  
CONTINUATION-IN-PART PATENT APPLICATION**

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We, NEAL J. MILLER, WILLIAM JERRY PARKINSON, and RONALD E. SMITH, declare: that our residence, post office address and citizenship are as stated below next to our names; that we verily believe we are the original, first, and joint inventors of the subject matter of the invention or discovery entitled "**SYSTEM AND PROCESS FOR SEPARATING MULTI PHASE MIXTURES USING THREE PHASE CENTRIFUGE AND FUZZY LOGIC**" for which a patent is sought and which is described and claimed in the specification attached hereto; that we have reviewed and understand the contents of the above-identified specification, including the claims; and that we acknowledge the duty to disclose information which is material to the examination of this application in accordance with Section 1.56(a) of Title 37 of the Code of Regulations.

We hereby claim the benefit under Section 120 of Title 35 of the United States Code of the earlier filed pending U.S. Patent Application No. 09/357,339 filed July 14, 1999, and, insofar as the subject matter of each of the claims of this application is not disclosed in the earlier filed pending applications in the manner provided by the first paragraph of Section 112 of Title 35 of the United States Code, we acknowledge the duty to disclose material information, as defined in Section 1.56(a) of Title 37 of the

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Code of Federal Regulations, which occurred between the filing date of the earlier filed applications and the filing date of this application.

We hereby claim the foreign priority benefits under Section 119 of Title 35 of the United States Code of the foreign applications for patent or inventor's certificate listed below, and we have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

<u>Prior Foreign Applications</u>	<u>Priority Claimed</u>
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None	
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We further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful, false statements may jeopardize the validity of the application or any patent issuing thereon.

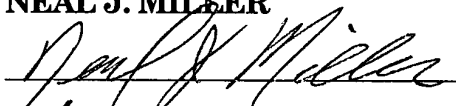
**POWER OF ATTORNEY:** We hereby appoint as our attorneys, STEPHEN A. GRATTON, Registration No. 28,418, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and

Trademark Office connected therewith. All correspondence and telephonic communications should be directed to:

STEPHEN A. GRATTON  
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Wherefore, we pray that Letters Patent be granted to us for the invention or discovery described and claimed in the foregoing specification and claims, declaration, power of attorney, and this petition.

PACIFIC NORTHWEST PATENT ATTORNEYS

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